			L					
Prepared Food	Photo, Inc.	,		AFFIRM	MATION	IN SUPPORT		
					QUEST FO			
		Plaintiff(s)		CERTII	FICATE (OF DEFAULT		
	-against-		1:22	CV	07123	(LLS)		
Cratejoy, Inc.	, et al.					(==,		
		Defendant(s).						
		X						
	l Food Photo, Inc.	hereby o	leclare	es as follov	ws:			
1.	I am the plaintiff in this action.							
2.	This action was commenced pursuant to Complaint filed 8/21/22							
3.	The time for defendant(s), <u>Cratejoy</u> , Inc. , to answer or otherwise							
move with re	spect to the complaint l	herein has expir	ed.					
4.	Defendant(s), Cratejoy, Inc. , has not answered or otherwise							
moved with 1	respect to the complaint							
to answer or o	otherwise move has not	been extended.						
5.	That defendant(s)	Cratejoy, Inc.			is not an i	nfant or		
incompetent.	Defendant(s)Cratejoy, Inc.				is not presently in the military			
service of the	United States as appear	rs from facts in	this lit	igation.				

WHEREFORE, plaintiff_	Prepared Food Photo, Inc.	requests that the default of
defendant(s) Cratejoy, Inc.	be noted and a certi	ficate of default issued.

I declare under penalty of perjury that the foregoing is true and accurate to the best of my knowledge, information and belief, that the amount claimed is justly due to plaintiff, and that no part thereof has been paid.

Dated: October 18, 2022

/s/ Daniel DeSouza

By: (Signature Daniel DeSouza, Esq. (Print Name of Plaintiff Pro Se) (Address) Attorney for Plaintiff

(Telephone Number)

(E-mail address)

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